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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/645,525	08/22/2003	Luca Massasso	08020.0002.00000	8119
	7590 09/15/200 ENDERSON, FARAE	9 BOW, GARRETT & DUNNER	EXAM	INER
LLP 901 NEW YORK AVENUE, NW		NUNEZ, JORDANY		
	N, DC 20001-4413		ART UNIT PAPER NUMBER	
			2175	
			MAIL DATE	DELIVERY MODE
			09/15/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
Interview Summary	10/645,525	MASSASSO ET AL.					
interview Summary	Examiner	Art Unit					
	Jordany Núñez	2175					
All participants (applicant, applicant's representative, PTO personnel):							
(1) <u>Jordany Núñez</u> .	(3) <u>Philip Hoffman</u> .						
(2) <u>Travis R. Banta</u> .	(4)						
Date of Interview: <u>03 September 2009</u> .							
Type: a)⊠ Telephonic b)⊡ Video Conference c)⊡ Personal [copy given to: 1)⊡ applicant 2)⊡ applicant's representative]							
Exhibit shown or demonstration conducted: d)  Yes e) No. If Yes, brief description:							
Claim(s) discussed: <u>1-6 and 10-23</u> .							
Identification of prior art discussed: <u>DiStefano</u> .							
Agreement with respect to the claims f) was reached. g) was not reached. h) N/A.							
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <a (a="" a="" agreed="" allowable="" allowable,="" also,="" amendments="" and="" attached.="" attached.)<="" available,="" be="" claims="" copy="" description,="" examiner="" fuller="" href="We discussed how DiStefano reads over the instant application, particularly, what is meant by transactional business data in the claim limitations; We also discussed how DiStephano might be overcome, for example, by claiming the ability to drill-down information objects." if="" is="" must="" necessary,="" no="" of="" render="" summary="" td="" that="" the="" thereof="" where="" which="" would=""></a>							
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.							

/Jordany Núñez/

/William L. Bashore/

Supervisory Patent Examiner, Art Unit 2175